UNITED STATES BANKRUPTCY COURT - SEE PARA. 19 RE: LIEN STRIP OF WASH. MUTUAL 2ND TRUST DEED SOUTHERN DISTRICT OF CALIFORNIA 0.9-1.6787

Chapter 13 Plan (Recommended Form)

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In Re:	Pepito A Saldivar Mayorita C Saldivar		Case Number:	
			⊠ Original Plan □ Amended Plan	
THE BANK	S: YOU SHOULD READ THIS PLAN CAREF RUPTCY COURT MAY MODIFY YOUR RIGH UNT OF YOUR CLAIM, SETTING THE VALU CLAIM.	TS IN SEVERAL WAYS INCLUDIN	G PROVIDING FOR PAYMEN	NT OF LESS THAN THE
debtor(s) re except as the all future income.	Plan Payments. There shall be paid to the Chaceive income, in such installments as agreed under Court may otherwise order. Payments from come to the supervision and control of the Trust encement of this case to fully complete this Plant	pon with the Trustee, for payment of debtor(s) shall begin within 30 days stee during this case and agree to pa	of all existing debts of debtor(s of filing the petition or convers) pursuant to this Plan, sion order. Debtor(s) submit
provide trus	Pre-confirmation Adequate Protection Payme stee evidence of the payments including the cre to adjust filed and allowed claims unless there is	editor name and address and the am	ount and date of each payme	
	dministrative Claims. Trustee will pay allowed from such claim has agreed to a different treatment.		es in full pursuant to §1326(b)	as set forth below unless
	(A). Trustees Fees: The Chapter 13 Truthe United States Trustee.	ustee shall receive a fee at the time	of each disbursement, the pe	rcentage of which is set by
	(B). Debtor's Attorney Fees: Debtor's a	ttorney shall be paid after creditors I	isted in paragraph 7 except as	s checked below:
	<u>X</u> Attorney fees paid in full payments are necessary).	prior to other claims. (Do not check	this option if lease payments	adequate protection
	Attorney fees to be paid a after creditors listed in paragraph 7).	at the rate of \$ per month prior to	other claims. (If no amount is	filled in attorney will be paid
	(C). Except as ordered by the court, oth claims. All other claims entitled to prior priority and installments as the trustee	ity and post petition claims allowed b	by law shall be paid in full by o	deferred payments in such
4. S	pecified Leases, Personal Property (Trustee ditors:	e to pay). Debtor(s) elect to assume	the existing lease of persona	I property with the below
the installm	A). REGULAR LEASE PAYMENTS: After payment specified from funds available for distributions ry-over provision shall be paid by debtor(s) directions.	on monthly until claim is paid in the		
	B). ARREARS LEASE PAYMENTS: After the rethe installment specified from funds available in			arrears to named lease
	Name of Creditor	Regular Monthly Payment Installment	Estimated Arrears	Arrears Installment
-NONE-				
(their agents in installment seven perce confirmation	specified Secured Claims, Personal Property is and assigns) named in this paragraph whose nts from funds available for distribution monthly ent (7%) per annum unless a different percentation, creditor will be deemed to accept the clading, even if creditor is not subject to §506 visions.	claims are allowed secured solely by, non-cumulative, as indicated until age is specified below. The balance assification, valuation and interest	by personal property. Each na claim is paid in amount allow of the claim shall be treated a t rate set forth and payment	amed creditor shall be paid ed secured plus interest at s unsecured. Upon pursuant to this provision
NONE	Name of Creditor	Allowed Secured Value	Installment	(Optional) % Interest
-NONE-				

Revised 9/05

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							Case Number:
in this para property fo cumulative	Specified Secured Claims, Pers I for personal use within 910 da graph shall be paid in the same p r which §506 valuation is not appl , as indicated until claim is paid in on confirmation, the interest rate	ys of filing the petition priority as creditors listed icable. Each named cred a amount allowed plus int	or other secured d in paragraph 5 abov itor shall be paid in i erest at seven perce	ebt within e but in full nstallment nt (7%) pe	one year of for allowed of from funds a r annum unle	filing the pe claims secure available for ss a differen	etition). Creditors named ed solely by personal distribution monthly, non- t percentage is specified
-NONE-	Name of Creditor	Estima	ted Claim	In:	stallment		(Optional) % Interest
by §507(a) installment optional int	Oomestic Support Obligations. (1), shall be paid, as to amounts of strom funds available for distribution erest percentage is specified belowed in paragraph 3 of this plan. Postele.	due and payable at the co tion monthly, non-cumula bw. Holders of claims for	ommencement of the ative, as indicated ur domestic support ob	e case, in fo til claim is ligations, c	ull 100% to the paid in amou other than cre	nose creditor nt allowed w ditors specif	s named below in ithout interest unless an cally named will be paid
-NONE-	Name of Creditor	Estima	ted Arrears	In	stallment		(Optional) % Interest
Assigned make payn §507(a)(1)(named assindicated u	Domestic Support Obligations nents under this plan, debtor may (B). Although the unpaid DSOs reigned DSO creditors on their filed ntil the equivalent of 60 months of funds after payment to other cred	provide for less than full main nondischargeable, I and allowed claims in in f projected disposable in	payment to assigne after creditors provic stallments from func come has been paid	d Domestic led for in pi ls available into the pla	c Support Obl rior paragraph e for distribution an for distribu	igations (DS ns, debtor pr on monthly, ition to credi	Os) defined in opposes to pay the below non-cumulative, as tors. If there are any
-NONE-	Name of Creditor	Estima	ated Claim	In	stallment		
8. \$ who have a interest at the	Secured Co-debtor claims. Afte allowed claims secured by person the contract rate (if clearly specifien-cumulative. If no contract rate of	al property with a co-deb ed in the claim) in installn	tor liable thereon, sh nents as indicated.	all be paid Installment	by the trusted s are to be pa	e 100% of the	le claim as allowed plus Is available for distribution
-NONE-	Name of Creditor	Installment		Optional) %	Interest		
following co agreement named lien except for o creditor sha	Real Estate or Mobile Homes (Tompletion of this case, debtors she supporting non-voidable liens as holders (their agents and assign creditors paid pursuant to prior pall be paid in installments indicate ercentage is specified below.	all make the usual and re gainst debtor's real estate s) shall be paid in installn ragraphs of this plan, sha	egular payments (inc e or mobile home, di nents by Trustee fro all be paid in advanc	cluding any rectly to lie m funds av e of period	balloon payn n holders in a ailable for dis ic distribution	nents) called a current ma stribution mo to other cre	for by any security nner. However, arrears to nthly, non-cumulative, and ditors. Each named
thereof, or by this pla exercise of said creditor	of this paragraph shall operate to by the laws or processes of a go in holding statutory or other liens if power of acceleration for failure or in full on or before six months becured tax claims shall be paid as	vernmental unit, the time s against debtor's real e to make installment pay time following the date of	for redemption or restate or mobile hon ments, unless the Officential confirmation of this	einstateme ne and the Court order s Plan. Un	nt has expired obligation is s otherwise, less otherwise	d. If there e fully due, f debtor(s) wil e specifically	xist creditors not dealt with or reasons other than the I pay said claim directly to
	Name of Creditor	Estima	ted Arrears	In	stallment		(Optional) % Interest
Wachov	ia Mortgage		2,636.33		370	6.62	0.00
(their agent collateralize pursuant to shall be pa	Real Estate or Mobile Home (Trats and assigns) who have secuted shall be paid in installments or prior paragraphs of this plan shaid in installments as indicated units specified below.	rity agreements support by Trustee from funds all be paid on their allowe	ng non-voidable lie available for distrib d claims in advance	ns against ution mont of periodic	debtor's rea thly, non-cum distribution to	l estate or a nulative, and o other cred	mobile home or are cross- except for creditors paid tors. Each named creditor
	Name of Creditor	Estima	ted Claim	In	stallment		(Optional) % Interest

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-NONE-

filed and allowed claim, unless specifically dealt	by personal property. Any twith elsewhere in this planth creditors to the amount	creditor holding a lease on personal property in debtor's possession with a n, shall be treated as a secured creditor herein. All claims pursuant to this allowed plus interest at seven percent (7%) per annum unless a differen
	(Optional) % i	nterest:
paragraph who have allowed unsecured claims we the contract rate (if clearly specified in the claim	with a co-debtor liable thereon) in installments as indicated	by prior paragraphs, creditors (their agents and assigns) named in this on, shall be paid by the trustee 100% of the claim as allowed plus interest a ed. Installments are to be paid from funds available for distribution monthly im, pay the interest rate specified below or if none specified, pay 12% A. P
Name of Creditor	Installment	(Optional) % Interest
-NONE-		
13. Non-priority Unsecured Claim claims allowed unsecured. Unsecured non-priorit		other creditors pursuant to the plan, trustee may pay dividends pro-rata to
applicable commitment period of 36 or 60 months blank, trustee is to pay 100% to unsecured credit	s multiplied by debtor's projectors. If the percentage is left	e dollar amount is the greater of (1) the non-exempt assets or (2) the jected disposable income). If both the percentage and dollar amount are left t blank, trustee will pay the dollar amount to unsecured creditors. If the trustee is authorized to increase the percentage if necessary to comply with
14. Special Unsecured Claims. Notwi unsecured claim but in full 100% of the claim am		rision of the plan, creditors named in this paragraph shall be paid as are esent compliance with section 1322(b)(1)].
Name of Creditor	(Optiona	I) Interest rate
-NONE-		
creditors in this paragraph. These named credit	ors shall not be dealt with o	of the plan, debtor(s) elect to assume the existing lease or contract with or provided for by this plan. All pre-petition and post-petition payments due payment herein, unless agreed upon by the Trustee with notice and ar
Name of Creditor		Collateral
California Coast Credit Union		Financing on 2005 Nissan Frontier
Mor Furniture		Financing on Dining Room Table and Living Room Set
	such creditor the collatera	t to assume the lease or contract with creditors (their agents and assigns all subject to creditor's lien or lease in full satisfaction of any secured claim
Name of Creditor		Collateral
on such terms as the Trustee, in his sole discr	etion, may determine. Trus	curred by debtor(s) may be paid in full 100% of the claim in such order and stee or any adversely affected party in interest may file to dismiss case in debtor(s) fail to make sufficient payments to keep such obligations current.
18. General Provisions. Post-Petition ea	arnings while this case is pe	ending shall remain property of the estate and shall not vest in the debtor

- notwithstanding §1327. Any remaining funds held by the Trustee after dismissal or conversion of a confirmed case may be distributed to creditors pursuant to these Plan provisions. Pursuant to section 1322(b)(3), Trustee shall have the power to waive, in writing and on such conditions as the Trustee may impose, any default in debtor's payment to Trustee under this Plan. Any tax refunds or other funds sent to the debtor(s) in care of the Trustee during this case may be deposited to debtor(s) account and disbursed to creditors pursuant to the plan.
- Other Provisions: 19.

Debtors will bring a motion to determine value of Debtors' personal residence and avoid the 2nd lien of Washington Mutual pursuant to 11 USC 1322 and 11 USC 506(a).

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Special Note: This plan is intended as an exact copy of the Chapter 13 (recommended form) plan last revised 9/05, except as to any added paragraphs after paragraph 18 above. The trustee shall be held harmless from any changes in this plan from the recommended plan dated 9/05.

Plan Dated: October 30, 2009
(DATE IS MANDATORY)

Debtor: /s/ Pepito A Saldivar

Pepito A Saldivar

Joint Debto

Joint Debtor: /s/ Mayorita C Saldivar

Mayorita C Saldivar

/s/ Michael S. Steiner

Attorney for Debtor(s)
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